

Results Driven Accountability (RDA): Indicator 11

INDICATOR 11: DEFINITION



Percentage of children evaluated within 50 days of parental consent (20 days when the student has participated in Response to Intervention (RtI) or when an expedited evaluation is required by discipline procedures identified in 511 IAC 7-44-9).

[in.gov/doe/students/special-education/
Policies and Procedures tab](https://in.gov/doe/students/special-education/Policies%20and%20Procedures%20tab)

DATA COLLECTION

Local Education Agency (LEA) enters referral/assessment information into student information system (SIS).

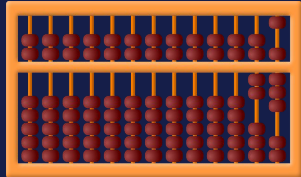
- Items: Parent consent date (referral date), case conference date

Data from SIS is submitted/verified through Data Exchange (DEX).

- Moodle Data Exchange Community: moodle.doe.in.gov

Indiana Department of Education's Office of Special Education completes data analysis.

CALCULATION



TIMELY EVALUATIONS + UNTIMELY EVALUATIONS (Excused)
divided by
TOTAL EVALUATIONS (Parental consent obtained)

INDICATOR 11: RDA SCORING

5

100% (Compliant)

5

95% to 99.99% (Substantially compliant - finding)

1

Less than 95% (Finding)

CORRECTION OF NONCOMPLIANCE

U.S. Office of Special Education Programs (OSEP): [Timely Correction Memo](#)

Prong 1

- Correction of each child-specific instance of noncompliance unless the child is no longer in the jurisdiction of the LEA.
- For timeline requirements, the state educational agency (SEA) must verify that all required actions were completed (evaluation, services).

Prong 2

- Subsequent data demonstrating the program is correctly implementing the requirements where the program had noncompliance.
- Data may be desk reviews, on-site monitoring, or a database.

CONTINUED AND LONGSTANDING NONCOMPLIANCE

LEAs who have had a finding for more than one year are considered to be in **continued** noncompliance and will need to take additional steps to correct their finding.

LEAs who have had a finding for two or more years are considered to be in **longstanding** noncompliance and will need to undergo a policies and procedures audit as part of correcting their finding.



QUESTIONS?

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